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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
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11	UNITED STATES OF AMERICA,		
12	Plaintiff,	CASE NO.	06-636M
13	V.	DETENTIO	ON ORDER
14	JAMES ALLEN LEYSTRA,		
15	Defendant.		
16	Offense charged:		
17	Possession of MDMA ("Ecstasy") with Intent to Distribute		
18	Date of Detention Hearing: 12/05/06		
19	The court, having conducted a detention hearing pursuant to 18 U.S.C. § 3142(f), and based		
20	upon the factual findings and statement of reasons for detention hereafter set forth, finds that no		
21	condition or combination of conditions which defendant can meet will reasonably assure the		
22	appearance of defendant as required and the safety of any other person and the community.		
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25	DETENTION ORDER - 1		
26	18 U.S.C. § 3142(i)		

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DETENTION ORDER - 2 18 U.S.C. § 3142(i)

FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

- (1) Defendant was arrested as he drove a vehicle into the United States. The vehicle had been fitted with a secret compartment, replacing a substantial portion of the gas tank. The compartment was accessed by the key fob, possessed by defendant. Within the compartment were secreted 23 bags of Ecstasy pills, with a weight of over 71 kilos. The United States estimates the street value of the hidden pills at over \$4 million.
- (2) Defendant has been involved in buying and selling motor vehicles for much of is career. There is a strong inference he was aware of this vehicle's limited fuel capacity. This fact, and the device on the key fob, support the conclusion that defendant was well aware of the presence of the contraband hidden in the vehicle.
- (3) Border records reflect frequent recent trips across the border by defendant. It is reasonable to infer that this was not the first time he had smuggled drugs into the country.
- (4) Given the quantity of the drugs, defendant faces a lengthy sentence in this case. The United States alleges that the Guideline range will be well over ten years. There would therefore be a substantial incentive for defendant to abscond, if released on bond.
- (5) Defendant is a citizen of Canada. There is an immigration detainer pending against him.
- (6) The letters of support on defendant's behalf, while sincere, are not sufficient to offset the concerns as to danger and flight risk.

It is therefore ORDERED:

- (1) Defendant shall be detained pending trial and committed to the custody of the Attorney

 General for confinement in a corrections facility separate, to the extent practicable,

 from persons awaiting or serving sentences or being held in custody pending appeal;
- (2) Defendant shall be afforded reasonable opportunity for private consultation with counsel;
- On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility in which defendant is confined shall deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding; and
- (4) The clerk shall direct copies of this order to counsel for the United States, to counsel for the defendant, to the United States Marshal, and to the United States Pretrial Services Officer.

DATED this 6th day of December, 2006.

/s/John L. Weinberg
JOHN L. WEINBERG
United States Magistrate Judge

DETENTION ORDER - 3 18 U.S.C. § 3142(i)